USDC-Or DET ORD (6/12)

UNITED STATES DISTRICT COURT DISTRICT OF OREGON

UNITED STATES OF AMERICA,		THE PROPERTY AND A STATE OF TH	Case No. 3:13-cr-00618-MA		
v.		A	ORDER OF DE FTER HEARING	TENTION (18 USC § 3142)	
Juan Carlos C	Cerna-Moreno,				
□ risk t ✓ serio □ serio witness □ Upon consider	us risk defendant will flee; us risk defendant will obstruct or atter or juror or attempt to do so, ration by the court <i>sua sponte</i> involving	e community fo		imes described in 18 USC § 3142(f)(1) injure, or intimidate a prospective	
□ serio	us risk defendant will flee; us risk defendant will obstruct or atter or juror or attempt to do so,	mpt to obstruct	justice, or threaten,	injure, or intimidate a prospective	
and characteristi	ed the nature and circumstances of the cs of the defendant, and the nature and defendant's release, the court finds the	d seriousness o	ed, the weight of event f the danger to any p	idence against the defendant, the history person and to the community that would	
	narged creates a rebuttable presumption of the community.	on in 18 USC §	3142(e) that no com	bination of conditions will reasonably	
No condition or combination of conditions will reason. Foreign citizenship and/or illegal alien		sonably assure the appearance of de		efendant as required due to: ☐ Substance use/abuse	
X ICE Detainer		□ Outstanding warrant(s)		★ Unknown	
✓ Deportation(s)□ Multiple or false identifiers✓ Aliases		☐ Prior failure(s) to appear ☐ Mental health issues		family/employment/community ties ☐ Unstable/no residence available ☐ Information unverified/unverifiable	
⋉ Prior o	criminal history, □ including drug/dru supervision failure(s), □ Including illic				
□ No condition of	or combination of conditions will reas	onably assure t	he safety of other ne	ersons and the community due to:	
□ Nature of offense			☐ Prior supervision failures		
	behavior		☐ Substance use/abuse		
☐ Possession of weapon(s)☐ Violent behavior☐			 ☐ Mental health issues ☐ Alleged offense involves child pornography on the internet 		
 □ Prior criminal history, □including drug/drug □ Prior supervision failure(s), □ Including illic □ Other: 		cit drug use,		ohol/alcohol related offense ohol abuse	
□ Other (writ/sen □ Defendant has	rving federal or state sentence): not rebutted by sufficient evidence to	the contrary th	e presumption prov	rided in 18 USC §3142(e).	
THEREFORE,	IT IS ORDERED that:				
1.	1. Defendant is detained prior to trial;				
2.	Defendant is committed to the custody of the Attorney General for confinement in a corrections facility separated, as far as practicable, from persons awaiting or serving sentences or being held in custody pending appeal;				
3. 4.	Defendant shall be afforded a reasonable opportunity for private consultation with his counsel; The superintendent of the corrections facility in which defendant is confined shall make the defendant available to the United States Marshal for the purpose of appearance in connection with any court proceeding.				
Dated:	January 7, 2014				
•			Dennis James Hu United States Ma		

1 - DETENTION ORDER